A STATE OF THE STA

PRESIDING SUSTICE ARLEIGH M. WOODS

MR. ANDY GUY
VICE CHAIRPERSON

JUSTICE EUGENE M. PREMO
E INA LEVIN GYEMANT
SE WILLIAM A. MASTERSON

JUDGE FRANCISCO F. FIRMAT
P. TERRY ANDERLINI, ESQ.

DENNIS A. CORNELL, ESQ.
MR. BEN NOBLE



State of California
Commission on Judicial Performance
1390 Market Street, Suite 304
San Francisco, CA 94102
(415) 557-2503

September 27, 1989

Honorable Bruce A. Clark Judge of the Municipal Court Ventura County Municipal Court District 800 South Victoria Avenue Ventura, CA 93009 Dear Judge Clark:

At its August 1989 meeting, the Commission on Judicial Performance determined that you should be publicly reproved for the conduct set forth below.

The conduct which is the subject of the public reproval is as follows:

In June 1988, in your home, Assemblywoman Cathie Wright spoke with you about two traffic tickets received by her daughter. These cases were pending in your court. Baaed on that—communication, you took several judicial actions in chambers: (1) You struck the requirement that the defendant appear in court on the tickets, (2) You permitted defendant to attend traffic school in connection with both tickets. (3) You ordered that both speeding counts be dismissed upon receipt of a traffic school certificate.

Because the communication from Assemblywoman Wright was in your own home, and because your judicial acts were in chambers, the prosecutor had no opportunity to participate in these proceedings, nor had the public any opportunity to observe them. The judicial decisions you made, though lawful, were unusually lenient.

Honorable Bruce A. Clark September 27, 1989 Page Two

This conduct warranted discipline under Article VI, section 18(f)(2) of the California Constitution, In particular, it violated the California Code of Judicial Conduct, including the following provisions:

Canon 2A: Judges should respect and comply with the law and should conduct themselves at all times in a manner that promotes public confidence in the integrity and impartiality of the judiciary.

Canon 2B: Judges should not allow their families, social, or other relationships to influence their judicial conduct or judgment. Judges should not. . • convey or permit others to convey the impression that they are in a special position to influence them.

Canon 3A(4): Judges should accord to every person who is legally interested in a proceeding, or that person^fs lawyer, full right to be heard according to law, and except as authorized by law, neither initiate nor consider ex parte or other communications concerning a pending or impending proceeding. . .

In determining that a public reproval would be adequate discipline, the commission considered your lengthy service without discipline and your recognition that you should have handled the matter differently. The commission also considered that the incident appeared to be Isolated. This public reproval is being issued with your consent.

Very truly yours,

Lack & Frankal

JACK E. FRANKEL

JEF:JP:pmh